

1 Shana Lee McCart-Pollak  
2 524 Blanche Court  
3 Henderson, Nevada 89052  
(702) 439-2263  
4 Email: lotsoflovebuddies@yahoo.com

## UNITED STATES DISTRICT COURT

## DISTRICT OF NEVADA

SHANA LEE MCCART-POLLAK,

**Case No: 2:20-cv-01624-GMN-VCF**

Plaintiff,

vs.

10 ON DEMAND DIRECT RESPONSE LLC,  
11 Delaware company, ON DEMAND DIRECT  
12 RESPONSE III LLC, Delaware company;  
BRETT SAEVITZON, individual; CRAIG  
13 SHANDLER, individual; JEFFREY MILLER,  
individual; MARK MEYERS, individual;  
14 DOES I-X; ROE BUSINESS ENTITIES I-  
X;

Defendants

**JOINT STIPULATION TO EXTEND TIME  
FOR PLAINTIFF TO RESPOND TO  
OPPOSITION OF DEFENDANTS CRAIG  
SHANDLER AND BRETT SAEVITZON  
TO PLAINTIFF SHANA LEE MCCART-  
POLLAK'S MOTION REQUESTING  
LEAVE TO AMEND (DKT 129/130)**

**JOINT STIPULATION TO EXTEND TIME FOR PLAINTIFF TO RESPOND TO  
OPPOSITION OF DEFENDANTS CRAIG SHANDLER AND BRETT SAEVITZON TO  
PLAINTIFF SHANA LEE MCCART-POLLAK'S MOTION REQUESTING LEAVE TO  
AMEND (DKT 129/130)**

20 Comes now, Plaintiff Shana Lee McCart-Pollak ("Ms. McCart-Pollak"), in proper  
21 person, with a joint stipulation to extend time for her to respond to Defendant(s) Motion in  
22 Opposition to Pollak's Motion requesting Leave to Amend. This is the first stipulation to  
23 extend time regarding this subject deadline. Ms. McCart-Pollak requested the fourteen  
24 (14) day extension due to receiving Defendants motion in the mail on Monday and her  
25 daughter on Wednesday being sent home from school sick with test results dictating that  
26 she must quarantine for ten (10) days (Until November 7, 2021). This extension would  
27 JOINT STIPULATION TO EXTEND TIME FOR PLAINTIFF TO RESPOND TO OPPOSITION OF  
DEFENDANTS CRAIG SHANDLER AND BRETT SAEVITZON TO PLAINTIFF SHANA LEE MCCART-  
POLLAK'S MOTION REQUESTING LEAVE TO AMEND (DKT 129/130) - 1

1 allow Pollak to be able to focus on and take care of her daughter and family during this  
2 time.

3 Brett Saevitzon and Craig Shandler through their Counsel, David Dorenfeld, have  
4 agreed to allow Ms. McCart-Pollak a fourteen (14) day extension to file her response to  
5 their Motion in Opposition of her Request for Leave to Amend.

6 Therefore, Plaintiff and Defendant(s) respectfully request that this Court allow the  
7 fourteen (14) day extension, up to and including **November 12, 2021** (since November  
8 11, 2021 is a Federal Holiday), for Ms. McCart-Pollak to file her Reply.

11 IT IS ORDERED

12   
13 UNITED STATES MAGISTRATE JUDGE

14 11-4-2021

15 DATED : \_\_\_\_\_

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28 JOINT STIPULATION TO EXTEND TIME FOR PLAINTIFF TO RESPOND TO OPPOSITION OF  
DEFENDANTS CRAIG SHANDLER AND BRETT SAEVITZON TO PLAINTIFF SHANA LEE MCCART-  
POLLAK'S MOTION REQUESTING LEAVE TO AMEND (DKT 129/130) - 2

1 Dated this 29<sup>th</sup> day of October, 2021

2 

3 SIGNATURE

4 Shana Lee McCart-Pollak  
5 524 Blanche Court  
6 Henderson, Nevada 89052  
7 Tel: (702) 439-2263  
8 Email: Lotsoflovebuddies@yahoo.com  
9 Pro Se

10 Dated this 10/29/2021 day of October, 2021

11 DocuSigned by:  
12   
13 5202E8902A9C4E9...

14 SIGNATURE

15 David Dorenfeld  
16 (Cal Bar No. 145056 Pro Hac Vice)  
17 30101 Agoura Court, Suite 210  
18 Agoura Hills, CA 91301  
19 Tel: (818) 865-4000  
20 Email: david@dorenfeldlaw.com

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27 JOINT STIPULATION TO EXTEND TIME FOR PLAINTIFF TO RESPOND TO OPPOSITION OF  
28 DEFENDANTS CRAIG SHANDLER AND BRETT SAEVITZON TO PLAINTIFF SHANA LEE MCCART-  
POLLAK'S MOTION REQUESTING LEAVE TO AMEND (DKT 129/130) - 3

## CERTIFICATE OF SERVICE

I, Shana Lee McCart-Pollak, declare as follows, I am over the age of 18 years:

My address is: 524 Blanche Court  
Henderson, Nevada 89052  
(702) 439-2263

On October 29, 2021, I served the foregoing document(s) described as:

**JOINT STIPULATION TO EXTEND TIME FOR PLAINTIFF TO RESPOND TO  
OPPOSITION OF DEFENDANTS CRAIG SHANDLER AND BRETT SAEVITZON TO  
PLAINTIFF SHANA LEE MCCART-POLLAK'S MOTION REQUESTING LEAVE TO  
AMEND (DKT 129/130)**

I hereby certify that on the 29<sup>th</sup> day of October 2021, a true and complete copy of the foregoing was served on all counsel of record by mail to the addresses indicated below:

Dorenfeld Law  
30101 Agoura Court, Suite 210  
Agoura Hills, California 91301

Mark Meyers  
1037 Barrow Court  
Westlake Village, California 91361

I declare under penalty of perjury that the foregoing is true and correct.

Shana Lee McCart-Pollak  
Shana Lee McCart-Pollak

JOINT STIPULATION TO EXTEND TIME FOR PLAINTIFF TO RESPOND TO OPPOSITION OF DEFENDANTS CRAIG SHANDLER AND BRETT SAEVITZON TO PLAINTIFF SHANA LEE MCCART-POLLAK'S MOTION REQUESTING LEAVE TO AMEND (DKT 129/130) - 1